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If asked for basis in international law of quarantine interdicting carriage of offensive military material to Cuba, you may draw on following analysis:

1. Fundamental source for authority for quarantine at international law is Rio Treaty. Regional action to protect peace and security is consistent with UN Charter.

Rio Treaty. OAS Council met Ortober 23 and, in accordance Article 12 of Rio Treaty, constituted itself as an Organ of Consultation. Organ concluded, after considering evidence of Soviet missiles in Cuba, that there was situation that might "endanger the peace of America". To meet this threat, it dopted a Resolution recommending that Member States

"take all measures, individually and collectively, including the use of armed force, which they may deep excessary to insure that the Government of Cuba cannot continue to receive from the Sino-Soviet powers military material and related supplies which may threaten the peace and security of the Continent...".

Rio Treaty, with related documents, constitute inter-American system.

That Treaty provides for collective action, both in case of armed attack and in case any American State is threatened "by an aggression which is not an

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armed attack . . . or by any other fact or situation that might endanger the peace of merical. In such cases, American Republics act through Organ of Consultation, which is comprised of Foreign Ministers or representatives specifically designated for the nurpose. Article 8 of Treaty lists measures which may be taken by Organ of Consultation to meet threat to the peace of America. This list specifically includes "use of time force". Thus, action under Rio Treaty in recommending guarantine falls readily ithin framework of authority and procedures prescribed by Treaty. You should emphasize that Cuba remains a party to the Rio Treaty and its bound by its terms. She accepted the authority and assented to the procedures prescribed by Rio Treaty.

United Nations Charter. Charter assigns to regional organizations an important role in carrying our purposes of United Nations. Article 52(1) specifically contemporate use of "regional arrangements or agencies for dealing with such matters relating to the maintenance of international peace and security as are appropriate for regional action.

Importance of regions agencies in maintenance of peace and security was recognized in earliest enterprise of United Nations. Horsever, Article 52 and other Director provisions dealing with regional organizations were developed at San Francisco with Inter-American system specifically in mind.

Charter limits activities of regional organization by providing, in Article 52 (1), that such activities must be leaded eith the Europeas and Principles of the Extled Nations. The Treaty plainly meats this requirement. Signatories expressly reiterated Theory will to remain united in an Inter-American system consistent with the numbers and principles of the United Nations. The Resolution and its implementation of also in accordance with Charter's purposes and principles. The recommended

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Moreover, Resolution is consistent with Article 2(4) of UN Charter, which obligates

Members to refrain from "threat or use of force against the territorial integrity of

political independence of any state" Defensive quarantine to testrain introduction offensive weapons into Cuba does not threaten political integrity or political
independence of Cuba. It is establishment offensive missiles in Cuba which constitutes
threat in violation of Article 2(4), not the defensive quarantine to contain that
threat.

quiring Security Council authorization under Article 53 of the Charter. In the past, inter-American collective senctions against Trujillo and Castro regimes have not been so regarded, even though taken by a regional organization to deal with a threat to peace. The present inter-American resolution is retermendatory on its face; indeed under the Rio Treaty a State cannot be required to use force without its consent (Article 26). Recommendatory measures of this character, even though they may involve the use of force, cannot be considered "enforcement action." The language and structure of the Charter, and the most recent opinion of the International Court of Justice, confirm this conclusion.

2. US does not consider measures taken in Cuba to constitute a blockade. Both "quarantine" and traditional blockade may impolve interruption of maritime commerce through use of naval forces. But in the US view differences between measures taken that week and blockade significant enough to justify use of different word. "quarantime is selective, and is directed at shipment of specialized strategic measure. Traditional

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if blockade normally strikes at ordinary maritime commerce. Moreover, quarantine designed to deal with threat to peace, found to be such by regional arrangement hav-Sting jurisdiction in region. By contrast, blockade has traditionally been carried out in wartime by belligerent in effort to secure maximum xummum impact on enemy's g economy.

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